## Exhibit B

| 1  | UNITED STATES DISTRICT COURT  |
|----|---|
| 2  | SOUTHERN DISTRICT OF OHIO   |
| 3  | WESTERN DIVISION AT CINCINNATI  |
| 4  |   |
| 5  | ~ ·   |
| 6  | WALTER W. THIEMANN, on :  |
| 7  | <pre>behalf of himself and .:   of all others similarly :     situated, :</pre> |
| 8  | Plaintiff,  |
| 9  | VS. : CASE NO. C-1-00793  |
| 10 | OHSL FINANCIAL CORP., :   |
| 11 | OAK HILLS SAVINGS AND :<br>LOAN COMPANY, F.A., :                                |
| 12 | NORBERT G. BRINKER,  KENNETH L. HANAUER,  WILLIAM R. HILLEBRAND.                |
| 13 | WILLIAM R. HILLEBRAND, : ALVIN E. HUCKE, THOMAS :                               |
| 14 | E. MCKIERNAN, JOSEPH J. : TENOEVER, HOWARD N. :                                 |
| 15 | ZOELLNER, PROVIDENT : FINANCIAL GROUP, INC., :                                  |
| 16 | ROBERT L. HOVERSON, :  JACK M. COOK, THOMAS D. :                                |
| 17 | GROTE, JR., PHILIP R. : MYERS, JOSEPH A. PEDOTO,:                               |
| 18 | JOSEPH A. STEGER, : CHRISTOPHER J. CAREY, :                                     |
| 19 | CLIFFORD ROE, and : DINSMORE & SHOHL, LLP, :                                    |
| 20 | Defendants.   |
| 21 |   |
| 22 |   |
| 23 | Hearing held by Magistrate Judge Hogan  |
| 24 | taken by me, Lee Ann Williams, a Registered                                     |
|    | 1   |

| 1  | Professional Reporter and Notary Public in and       |
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| 2  | for the State of Ohio, on Wednesday, June 💥, 30      |
| 3  | 2004, at 1:06 p.m.                                   |
| 4  |  |
| 5  | APPEARANCES:   |
| 6  | On behalf of the Plaintiffs:                         |
| 7  | Gene Mesh, Esq.<br>and                               |
| 8  | Michael G. Brautigam, Esq.<br>Gene Mesh & Associates |
| 9  | 2605 Burnet Avenue<br>Cincinnati, Ohio 45219         |
| 10 | On behalf of the Defendants:                         |
| 11 | Rachel Rowe, Esq.                                    |
| 12 | Keating, Muething & Klekamp<br>1400 Provident Tower  |
| 13 | One East Fourth Street<br>Cincinnati, Ohio 45202     |
| 14 | On behalf of the Defendants:                         |
| 15 | James Greer, Esq.                                    |
| 16 | Bieser Greer Landis<br>400 National City Center      |
| 17 | Six North Main Street Dayton, Ohio 45402             |
| 18 | On behalf of the Defendants:                         |
| 19 | John W. Hust, Esq.                                   |
| 20 | Schroeder, Maundrell, Barbiere<br>& Powers           |
| 21 | 110 Governor's Knoll<br>11935 Mason Road             |
| 22 | Cincinnati, Ohio 45249                               |
| 23 | ALSO PRESENT: John Wirthlin<br>Laura Wilson          |
| 24 |  |
|    |  |

MAGISTRATE HOGAN: I thought what 1 we might do to start is -- do you all have 2 3 copies of Mike's letter? MS. ROWE: Yes, Your Honor. 4 MAGISTRATE HOGAN: I thought we 5 might go down the list right now, because I 6 checked with Judge Beckwith on these issues and 7 I can answer these questions pretty quick. 8 can talk about point number one in a minute if 9 you want to. 10 Number two is for Judge Beckwith. 11 She's going to decide that so that's not for 12 me, document 280. Three and four are for us. 13 Number five is for Judge Beckwith. And as I 14 recall, the rationale behind it is that two and 15 five impact motions that are pending before her 16 and so she wants to do the whole thing. 17 Number six, I think document 328, 18 at least in Judge Beckwith's opinion is moot. 19 329 isn't, but for her. So I think what we 20 might talk about is in reverse order. What 21 about document 305, Plaintiff's Motion to 22 Strike the Errata Sheet that apparently 23 followed Mr. Brinker's deposition. 24

And it would be helpful to know exactly how Mr. Brinker's deposition is being used in the case. I mean, is it supportive of some motion or what? I mean, so that -- that would be helpful for us, anyway, so go ahead.

MR. BRAUTIGAM: Well, Your Honor, it's fully briefed. As you know, because you presided over Mr. Brinker's deposition, Mr. Brinker had a lot of things wrong. He seemed to be confused, not so much by the questioning, but by his recollection.

Shortly after you ruled that Mr. Brinker would not be allowed to be deposed again, KMK submitted an errata sheet that changed his testimony in its entirety. What he -- when he said 17 years, it became five years.

Plaintiffs respectfully submit that those changes could not have been made by Mr. Brinker himself, that this was KMK completely, and that the deposition is not a take home exam, as the case law suggests. And that plaintiffs are entitled to have his recollection, his testimony, not KMK's

| 1                                | recollections of his testimony. And to that   |
|----------------------------------|---|
| 2                                | extent, our document speaks for itself.   |
| 3                                | MAGISTRATE HOGAN: How do you  |
| 4                                | plan to use Mr. Brinker's deposition in some  |
| 5                                | way?  |
| 6                                | MR. BRAUTIGAM: Yes, Your Honor.   |
| 7                                | I plan to use it at trial if Mr. Brinker is not   |
| 8                                | available. I plan to use it in, in many ways,   |
| 9                                | but certainly at trial. I believe we've   |
| 10                               | already heard Mr. Brinker's deposition with   |
| 11                               | motions for summary judgment, particularly with   |
| 12                               | respect to unanimity.   |
| 13                               | He's the chairman of the Board,   |
| 14                               | he's a key witness and plaintiffs are entitled  |
|                                  |   |
| 15                               | to have an accurate recitation of his   |
| 15<br>16                         | to have an accurate recitation of his testimony, not KMK's corrections.   |
|                                  |   |
| 16                               | testimony, not KMK's corrections.   |
| 16<br>17                         | testimony, not KMK's corrections.  MAGISTRATE HOGAN: Okay. So in  |
| 16<br>17<br>18                   | testimony, not KMK's corrections.  MAGISTRATE HOGAN: Okay. So in other words, the theory is if Mr. Brinker is   |
| 16<br>17<br>18<br>19             | testimony, not KMK's corrections.  MAGISTRATE HOGAN: Okay. So in other words, the theory is if Mr. Brinker is unable to testify at trial, you want to use the   |
| 16<br>17<br>18<br>19<br>20       | testimony, not KMK's corrections.  MAGISTRATE HOGAN: Okay. So in other words, the theory is if Mr. Brinker is unable to testify at trial, you want to use the uncorrected version of his deposition?                                  |
| 16<br>17<br>18<br>19<br>20<br>21 | testimony, not KMK's corrections.  MAGISTRATE HOGAN: Okay. So in other words, the theory is if Mr. Brinker is unable to testify at trial, you want to use the uncorrected version of his deposition?  MR. BRAUTIGAM: Yes, Your Honor. |

1 impeach him? MR. BRAUTIGAM: Yes, Your Honor. 2 MAGISTRATE HOGAN: Right? 3 MR. BRAUTIGAM: And also it's 4 entirely improper, based on the Federal Rules 5 and based on case law, to treat a deposition as 6 a take home exam, and that's exactly what he It's also particularly egregious in this did. 8 case given the timing, that these corrections 9 were made shortly after your order saying that 10 Mr. Brinker is not coming back. 11 MS. ROWE: Your Honor, of course 12 we disagree with Mr. Brautigam's 13 characterizations, first of all, of the errata 14 sheets and the corrections that were made. Ι 15 think Mr. Brautigam said that it changed his 16 testimony in its entirety. That's completely 17 false. 18 You did preside over the 19 deposition, you know exactly what happened. 20 You know the efforts that were made to confuse 21 Mr. Brinker, who is very old and infirm and had 22 obvious difficulty dealing with the setting. 23 But our position, frankly, is that that motion 24

| 1  | is fully briefed and unless Jamie has something |
|----|---|
| 2  | to add, I don't think we have anything to add.  |
| 3  | MR. GREER: I wouldn't add                       |
| 4  | anything, Your Honor. This seems to me to be    |
| 5  | an issue of impeachment. And if we have to      |
| 6  | cross this bridge at trial, if Mr. Brinker is   |
| 7  | not available, we can cross it then. But as     |
| 8  | far as striking the errata sheet right now,     |
| 9  | that's fully briefed and before you.            |
| 10 | MAGISTRATE HOGAN: Okay. Let's                   |
| 11 | see, next week is what Monday?                  |
| 12 | MS. WILSON: Monday is the 5th.                  |
| 13 | MAGISTRATE HOGAN: I'll be back                  |
| 14 | here on the 7th and 8th. Okay. This can be      |
| 15 | decided by the 15th of the month. I commit to   |
| 16 | you that it will be done by then. The errata    |
| 17 | sheet is, is his deposition is filed and the    |
| 18 | errata sheet is part of it, I take it, right?   |
| 19 | MS. ROWE: Correct.                              |
| 20 | MAGISTRATE HOGAN: Okay. So much                 |
| 21 | for that. What about document 302, the motion   |
| 22 | to quash the subpoena?                          |
| 23 | MR. BRAUTIGAM: Your Honor, Mr.                  |
| 24 | Tayfun Tuzun is a gentleman who works at        |

| 1  | Provident. He was integrally involved with the   |
|--|--|
| 2  | restatement issues and plaintiffs not  |
| 3  | surprisingly would like to depose him.   |
| 4  | Somewhat surprisingly, Ernst & Young, which is   |
| 5  | now a nonparty, filed the motion to quash the  |
| 6  | subpoena.  |
| 7  | MAGISTRATE HOGAN: Meaning that   |
| 8  | Judge Beckwith granted a motion to dismiss   |
| 9  | Ernst & Young?   |
| 10   | MR. BRAUTIGAM: Yes, Your Honor.  |
| 11   | MAGISTRATE HOGAN: I'm not up on  |
| 12   | this.  |
| 13   | MR. BRAUTIGAM: And also KMK, Your  |
|  |  |
| 14   | Honor, entirely on statute of limitations  |
| 14<br>15                                     | Honor, entirely on statute of limitations grounds or largely on statute of limitations   |
|  |  |
| 15   | grounds or largely on statute of limitations   |
| 15<br>16                                     | grounds or largely on statute of limitations grounds.  |
| 15<br>16<br>17                               | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  |
| 15<br>16<br>17<br>18                         | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  MR. BRAUTIGAM: So KMK and Ernst &   |
| 15<br>16<br>17<br>18<br>19                   | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  MR. BRAUTIGAM: So KMK and Ernst & Young are no longer defendants. They're   |
| 15<br>16<br>17<br>18<br>19<br>20             | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  MR. BRAUTIGAM: So KMK and Ernst & Young are no longer defendants. They're nonparty witnesses, I guess.  |
| 15<br>16<br>17<br>18<br>19<br>20<br>21       | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  MR. BRAUTIGAM: So KMK and Ernst & Young are no longer defendants. They're nonparty witnesses, I guess.  MAGISTRATE HOGAN: So go ahead.                          |
| 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22 | grounds or largely on statute of limitations grounds.  MAGISTRATE HOGAN: All right.  MR. BRAUTIGAM: So KMK and Ernst & Young are no longer defendants. They're nonparty witnesses, I guess.  MAGISTRATE HOGAN: So go ahead.  He works for Provident? |

affidavits on Provident's behalf and naturally 1 we'd like to depose him. We believe that he's 2 a key player with respect to the restatement 3 issues. And as I mentioned, Ernst & Young, who 4 is now a nonparty, filed the motion to quash 5 the subpoena. 6 MAGISTRATE HOGAN: So does anybody 7 care about the deposition of --8 MS. ROWE: You know, I -- E&Y, 9 obviously, moved to quash the subpoena. 10 believe it was fully briefed. We -- I can't 11 recall, to be honest with you, if we filed a 12 formal response. However, we took no position 13 and we are comfortable with whatever the Court 14 decides on whether the deposition should go 15 forward. 16 I will say, however, though that 17 motions to dismiss are still pending and 18 while -- while that is happening, I think that 19 discovery on issues that are related to the 20 pending motions to dismiss -- particularly with 21 respect to Mr. Hertlein, who is a new defendant 22 in the case and theoretically could -- claims 23 against him could be impacted by the Tuzun 24

| 1  | deposition, at least theoretically, I suppose   |
|----|---|
| 2  | it would be our position that discovery, to the |
| 3  | extent it impacts new defendants and claims     |
| 4  | that remain the subject of pending motions to   |
| 5  | dismiss, discovery shouldn't generally go       |
| 6  | forward.  |
| 7  | MR. GREER: Right, under PSLRA.                  |
| 8  | MR. BRAUTIGAM: Your Honor, may I                |
| 9  | respond briefly?                                |
| 10 | MAGISTRATE HOGAN: That was the                  |
| 11 | same argument that Ernst & Young had, right?    |
| 12 | MR. GREER: Yes.                                 |
| 13 | MAGISTRATE HOGAN: Yes, go ahead.                |
| 14 | MR. BRAUTIGAM: Your Honor, may I                |
| 15 | hand you document number 221? This is the       |
| 16 | Court's order, and I respectfully submit that   |
| 17 | this is the root of many of the problems        |
| 18 | because, as you can see, the scheduling order   |
| 19 | calls for the Court's decision on the motions   |
| 20 | to dismiss by April 30th, 2004.                 |
| 21 | MAGISTRATE HOGAN: Yes.                          |
| 22 | MR. BRAUTIGAM: That hasn't                      |
| 23 | happened. And this is where the case has been   |
| 24 | thrown somewhat into disarray. So, Your Honor,  |
|    |   |

respectfully on behalf of the plaintiffs, we 1 thank you very much for meeting with us because 2 we really do need some guidance. Now, from the 3 beginning of the case, the Dinsmore defendants, 4 the Provident defendants, all of the defendants 5 have said more delay is not a problem, nobody's 6 prejudiced. They've said this for literally 7 8 years. The schedule contemplates that 9 discovery would move forward on May 1st, and 10 that hasn't happened. And it's been two months 11 now and we are prejudiced. So, Your Honor, we 12 are seeking some quidance as to how we can 13 proceed, against whom we can proceed. 14 It's really an open question. And 15 once again, I thank you for your time because 16 this is a big issue and I respectfully submit 17 it needs to be resolved now. 18 MAGISTRATE HOGAN: Okay. 19 don't remember if you took a position in 20 relation to the --21 You know, it was a MS. ROWE: 22 little bit of a strange situation because I 23

think Mr. Brautigam and counsel for E&Y agreed

24

to do it in letter briefs rather than formal 1 And at the time we were exchanging 2 briefs. letters with one another and with the Court. 3 But the position that we have 4 today and that we've had all along, I just 5 don't recall if it was in a filing, is that 6 whatever the Court decides with respect to the 7 Tuzun deposition, we're fine with. 8 We understand E&Y's position and 9 the general notion that because there are 10 pending motions to dismiss under PSLRA, 11 discovery should not go forward on issues 12 related to those pending motions. But beyond 13 that, if you decide that it's appropriate for 14 the Tuzun deposition to go forward at this 15 point, we don't have a problem with it. 16 I think Mike's MAGISTRATE HOGAN: 17 right about -- I tried to commit for Judge 18 Beckwith, based on prior, I guess, behavior. 19 It apparently got bogged down with other stuff, 20 so that was a problem. 21 MS. ROWE: I will say on one other 22 issue that complicates this, at least to some 23 extent, Mr. Brautigam, as you know, has filed a 24

motion for leave to have interlocutory
appeal -- or you may not know that, related to
the orders dismissing both KMK and Ernst &
Young.

And so theoretically, if Judge
Beckwith permits an interlocutory appeal, her
decisions dismissing those two parties could be
impacted one way or another. And, again, it
makes ongoing discovery related to claims
against those two former parties somewhat
troubling, at least in the opinion of the OHSL
and Provident defendants.

MAGISTRATE HOGAN: Okay. Again, that can be -- that's a simple issue, too. Seems to me it can be resolved by the 15th. I mean, I can commit for myself, so that will be done. I don't want to spend a lot of time on the Pat Fischer letter, but -- because I remember this from before. Go ahead.

MR. BRAUTIGAM: Your Honor, the sole purpose of that letter, in violation of the Federal Rules and the Local Rules, is to call me names. Just yesterday Mr. Fischer, through counsel for KMK, Barrett & Weber, did

exactly the same thing with a notice of filing, 1 it attaches the letter. 2 The sole purpose is to call me 3 And we'll be filing a motion to strike 4 later this week for exactly the same reasons. 5 It's improper. They should be held to the same 6 standards that plaintiffs are held to, and it's 7 simply outrageous that they would violate the 8 Local Rules merely to attempt to trash me, 9 which is the sole purpose of document 204. 10 it's the sole purpose of the document that was 11 filed yesterday. 12 I don't represent KMK. MS. ROWE: 13 In my mind the record as reflected in filings 14 from every party in this case speaks for 15 16 itself. MAGISTRATE HOGAN: I'm -- I'm 17 perplexed as to how you can strike something 18 that's never been docketed or part of the 19 record in the first place. 20 MR. BRAUTIGAM: Well, Your Honor, 21 the full title of the document is Motion to 22 Strike or Otherwise Not Consider. And it's not 23 a pleading, so technically the Court is 24

correct, but we believe that there should be something on record that Mr. Fischer's behavior was inappropriate, that it's in violation of the Local Rules, and that should be reflected in the official Court docket.

MAGISTRATE HOGAN: Well, it's been a while since I've read Pat Fischer's letter.

MAGISTRATE HOGAN: Well, it's bee a while since I've read Pat Fischer's letter. And I don't really recall exactly what the point was, but I don't think you can strike anything that's not been docketed or part of the record in the first place.

Now, you know, preclude the Court from considering the contents of Pat Fischer's letter. I don't see, you know, how that impacts any issue in the case. I don't have it in front of me and it's been a while since I've read it. Have you got it? What's he say?

MR. BRAUTIGAM: I don't have it with me, Your Honor. Essentially he calls me names. And not only does he call me names, but it's false. Mr. Fischer apparently realized that his conduct was improper, he chose not to write in response to my letter correcting the record and he chose not to file anything in

response to our motion to strike. Your Honor, 1 it's a minor point and obviously the Court will 2 make a decision on it. 3 MAGISTRATE HOGAN: Yes, here's my 4 decision. I'm going to sua sponte strike the 5 motion to strike as silliness and recommend, 6 Mike, if you think he's calling you names, why 7 don't you write Pat a letter and call him names 8 and then leave the Court out of gross 9 10 silliness, all right? And I Now, let's qo to page two. 11 don't know exactly what you mean here. Ernst & 12 Young is out of it, so point seven is moot. 13 MR. BRAUTIGAM: No, Your Honor. 14 MAGISTRATE HOGAN: It isn't? Go 15 16 ahead. MR. BRAUTIGAM: Your Honor, as we 17 now know, Ernst & Young is no longer a 18 defendant. 19 MAGISTRATE HOGAN: All right. 20 MR. BRAUTIGAM: That doesn't mean 21 they shouldn't be witnesses in the case. 22 spoke with Mary-Helen Perry of Jones Day and I 23 said I'd like to take the deposition of the 24

engagement partner on the account related to 1. 2 restatement issues. She wrote back and graciously 3 agreed to accept the subpoena, but said that 4 she does not believe that any discovery should 5 go forward during the pendency of all of the 6 motions to dismiss. So, Your Honor, there is 7 where the current schedule cannot be reconciled 8 9 any longer --MAGISTRATE HOGAN: Okay. 10 MR. BRAUTIGAM: -- with the 11 scheduling order and where we need guidance. 12 MAGISTRATE HOGAN: Okay. 1.3 MR. BRAUTIGAM: So it's not moot, 14 15 and we need help. MAGISTRATE HOGAN: Anybody have 16 anything to say about that? I don't see any 17 reason to delay discovery with Ernst & Young. 18 And I'll put that in the order, Mike, but I see 19 no point in playing around with it now. 20 They're out of it, so -- what about eight, KMK? 21 MR. BRAUTIGAM: Your Honor, it's 22 essentially the same thing. Mr. Fischer wrote 23 me a similar letter, at least in content, 24

saying, hey, we don't believe that any 1 discovery should go forward during the pendency 2 of all of the motions to dismiss. 3 MS. ROWE: I think there was a 4 notice of filing of Pat Fischer's letter 5 yesterday. And as I understand it, you have it 6 before you. KMK is not here, they're not 7 represented. They're not a party in the 8 action. 9 And as I understand from the 10 letter that was filed with the Court, as a 11 nonparty, they didn't think that it was 12 appropriate or that they were even invited or 13 permitted to be at the status conference. 14 I -- in my mind, OHSL and Provident and the 15 directors don't have anything to say on behalf 16 of KMK or the discovery. I think that the 17 filing yesterday probably speaks for itself. 18 Your Honor, and I MR. BRAUTIGAM: 19 object to that filing. I'm going to file a 20 motion to strike that as well. It's almost 21 exactly the same content, except Mr. Fischer 22 put this in a filing called Notice of Filing. 23 It's improper and the content is 24

that he doesn't believe that any discovery 1 should take place with respect to KMK, just as 2 Ernst & Young did not believe, while any of the 3 motions to dismiss are pending. 4 MAGISTRATE HOGAN: I don't agree, 5 okay? So you win that one, too. Nine -- and 6 again, I'll put that in the order on the 15th. 7 PWC report. 8 MR. BRAUTIGAM: Your Honor, this 9 has come up in depositions and the press and 10 public documents. Provident has referred to 11 the PWC report to show essentially that they're 12 blameless, that these were all unintentional 13 errors, it's a big mistake, and we'd like to 14 obtain that record. 15 They're using it as a sword, not 16 as a shield. Mr. Burke had previously 17 indicated that this is a work product, 18 privileged document, he's not going to turn it 19 I then followed that up with a letter 20 and he said he would consider it and I simply 21 haven't heard back. 22 So once again, within the existing 23 schedule, which calls for discovery cut-off of 24

| 1  | October 29th, 2004, we'd like to get this       |
|----|---|
| 2  | matter resolved. If we engaged in a round       |
| 3  | briefing schedule, that takes months, we're     |
| 4  | going to be hurt.                               |
| 5  | MAGISTRATE HOGAN: Yes.                          |
| 6  | MS. ROWE: We are researching the                |
| 7  | matter, Your Honor. It was a report that was    |
| 8  | work product and we're researching whether we   |
| 9  | have proper grounds to object to its production |
| 10 | to the plaintiffs. And we'll I can commit       |
| 11 | that we'll let Mr. Brautigam know by is         |
| 12 | today Wednesday?                                |
| 13 | MR. BRAUTIGAM: Yes.                             |
| 14 | MS. ROWE: By Friday in a letter                 |
| 15 | what position we're going to take.              |
| 16 | MAGISTRATE HOGAN: Okay.                         |
| 17 | MS. ROWE: Okay.                                 |
| 18 | MAGISTRATE HOGAN: So if you get                 |
| 19 | it, you're happy. If you don't, it's a motion   |
| 20 | to compel.                                      |
| 21 | MR. BRAUTIGAM: Yes, Your Honor.                 |
| 22 | MAGISTRATE HOGAN: Okay. Number                  |
| 23 | ten.  |
| 24 | MR. BRAUTIGAM: Your Honor, you                  |
|    |   |

seem to have largely covered that and I 1 appreciate it. Their role as nonparties while 2 motions to dismiss were pending is somewhat 3 ambiguous. I think you've clarified that. 4 Expert reports? MAGISTRATE HOGAN: 5 MR. BRAUTIGAM: Yes, Your Honor. 6 With respect to document 221 again, point five 7 identifies the deadline for the identification 8 of expert witnesses of August 30th and 9 September 30th, respectfully. I believe I have 10 an agreement in principle with Mr. Burke that 1.1 the August 30th deadline for the identification 12 of expert witnesses would also serve as the 13 deadline to turn over the reports. If that's 14 true, we'd like to finalize it. 15 I raised this issue with Mr. Hust 16 just today and I think he indicated that he 17 doesn't intend to produce expert reports, but 18 will identify the experts. 19 MR. HUST: That would be my 20 intention, Your Honor, unless you -- unless the 21 Court otherwise orders the --22 MAGISTRATE HOGAN: It's a 23 practical thing, isn't it? The cut-off is 24

| 1  | October 29th. We're trying to work this out so  |
|----|---|
| 2  | that it's all done before the cut-off. So I     |
| 3  | mean, I can move that around to accommodate     |
| 4  | everybody, just                                 |
| 5  | MS. ROWE: Your Honor, we've                     |
| 6  | agreed to produce our expert reports on the     |
| 7  | date that was indicated for identification      |
| 8  | MR. BRAUTIGAM: September 30th.                  |
| 9  | MS. ROWE: in writing with Mr.                   |
| 10 | Brautigam and I don't see any reason to discuss |
| 11 | it further now.                                 |
| 12 | MAGISTRATE HOGAN: So is it just                 |
| 13 | you, John?                                      |
| 14 | MR. HUST: Yes. I'd just as soon                 |
| 15 | not incur the expense. We'll make obviously     |
| 16 | our experts will be available beginning October |
| 17 | 1st for a deposition.                           |
| 18 | MAGISTRATE HOGAN: You have to                   |
| 19 | have a report first, you know. Can you do it    |
| 20 | by September 30th? Do both the I mean, if       |
| 21 | you have the report, you've designated the      |
| 22 | expert, but                                     |
| 23 | MR. HUST: I think we can. If                    |
| 24 | there was some reason I would that some         |

| slight delay was necessary   |
|--|
| MAGISTRATE HOGAN: No big deal.   |
| MR. HUST: I'd ask Mr. Brautigam  |
| or something first.  |
| MAGISTRATE HOGAN: It wouldn't be   |
| a problem as long as we get everything done by   |
| October 29th.  |
| MR. HUST: Okay.  |
| MAGISTRATE HOGAN: Let's just say   |
| those are reports instead of designations with   |
| the understanding that if John needs more time,  |
| it's not a big deal. Now what? Where are we?   |
| MR. BRAUTIGAM: We're at point 12,  |
| Your Honor.  |
|  |
| MAGISTRATE HOGAN: Okay. KMK's  |
| MAGISTRATE HOGAN: Okay. KMK's misbehavior at depositions.  |
|  |
| misbehavior at depositions.  |
| misbehavior at depositions.  MR. BRAUTIGAM: Your Honor, points   |
| misbehavior at depositions.  MR. BRAUTIGAM: Your Honor, points  12 and 14 are related and we'll be filing a  |
| misbehavior at depositions.  MR. BRAUTIGAM: Your Honor, points  12 and 14 are related and we'll be filing a  motion to hold KMK in contempt for their  |
| misbehavior at depositions.  MR. BRAUTIGAM: Your Honor, points  12 and 14 are related and we'll be filing a  motion to hold KMK in contempt for their  conduct at depositions later this week.                               |
| misbehavior at depositions.  MR. BRAUTIGAM: Your Honor, points  12 and 14 are related and we'll be filing a  motion to hold KMK in contempt for their  conduct at depositions later this week.  MAGISTRATE HOGAN: Okay. Now, |
|  |

| 1  | MR. BRAUTIGAM: Yes, Your Honor.                 |
|----|---|
| 2  | For some witnesses, we believe that seven hours |
| 3  | is appropriate. This is complex litigation.     |
| 4  | It doesn't get much more complex than this.     |
| 5  | Because of certain strategies that the          |
| 6  | defendants have employed, things have taken     |
| 7  | longer than normal. But plaintiffs obviously    |
| 8  | submit that they're entitled to more than seven |
| 9  | hours with respect to some witnesses in the     |
| 10 | case. And we'd like to get it.                  |
| 11 | MAGISTRATE HOGAN: Like who?                     |
| 12 | MR. BRAUTIGAM: Like Mr. Carey,                  |
| 13 | like Mr. Hoverson, the CEO and CFO of           |
| 14 | Provident.                                      |
| 15 | MAGISTRATE HOGAN: Anybody else?                 |
| 16 | MR. BRAUTIGAM: Yes, Your Honor.                 |
| 17 | Some of the other directors as well.            |
| 18 | MAGISTRATE HOGAN: So have you                   |
| 19 | I mean, have you run up against situations      |
| 20 | where you've taken depositions and come up      |
| 21 | short? What's the deal? Are you trying to       |
| 22 | are you trying to make a preemptive strike      |
| 23 | here  |
| 24 | MR. BRAUTIGAM: No, Your Honor.                  |

MAGISTRATE HOGAN: -- assuming you 1 need more time? Tell me what the deal is. 2 MR. BRAUTIGAM: No, Your Honor. 3 With respect to Mr. Carey, for example, I 4 believe I had close to the presumptive seven 5 hours, if not the entire presumptive seven 6 hours. I simply need more time. 7 With respect to Mr. Hoverson and 8 Mr. Cook, there is some period of minutes 9 remaining from the presumptive seven hours. 10 think it's 50 something for Mr. Hoverson and 11 perhaps the same amount or something like that 12 for Mr. Cook. But I anticipate that I will go 13 past that, I will need to go past that given 14 the voluminous nature of the documents, et 15 16 cetera. MAGISTRATE HOGAN: For how long? 17 Perhaps another MR. BRAUTIGAM: 18 day, Your Honor. I'd like to remind the Court 19 that in the state court litigation, some of the 20 OHSL defendants and witnesses were deposed for 21 22 several days. Excuse me. That's MS. ROWE: 23 true. In fact, Mr. Hanauer was deposed for 24

four days, and 900 and some pages. And in our 1 minds, totally inappropriate as -- with respect 2 to the depositions of our clients that Mr. 3 Brautigam is talking about. 4 Seven hours is the presumptive 5 rule for a reason. Seven hours is plenty of 6 time in this and other complex litigation. And 7 to the extent that Mr. Brautigam wants more 8 time, we would suggest that he file a motion 9 and attach the deposition so the Court can see 10 how he spent the first seven hours. 11 depositions speak for themselves. 12 Mr. Mesh has been present for a 13 portion of them and we would submit that 14 there's absolutely no reason to go beyond the 15 seven hour limit that's imposed by the Federal 16 Rules. 17 MR. BRAUTIGAM: Your Honor --18 MS. ROWE: And that, frankly, it's 19 Mr. Brautigam's obligation to demonstrate to 20 the Court why he needs beyond that limit. 21 MR. BRAUTIGAM: Your Honor, I'd 22 first like to point out that it's a seven hour 23 presumption. And the case law, of course, 24

discusses the complexity of the case, the voluminousness of the documents, all factors that we have here. So I think you can make a seat-of-the-pants decision on this, Your Honor, since it's so obvious.

We don't want to be burdened by filing more paperwork with the Court that takes a long time to get resolved, given that the clock is ticking with respect to the scheduling order.

MS. ROWE: Well, Your Honor, there are a number of factors, and motion practice is appropriate, because one of the factors is how he spent the first seven hours. And when he asks the same questions over and over and takes up two or three hours on subjects that literally have not a single thing to do with the claims that are pending in the litigation, there's no reason that our clients should be burdened with both the time and expense of coming back beyond the seven hours.

And we would submit that you can't make the decision by the seat of your pants without, in fact, considering all of these

factors that Mr. Brautigam mentioned, including 1 looking at the depositions so far. 2 MR. BRAUTIGAM: Your Honor, we 3 would encourage you to look at the depositions 4 so far, and they've been filed with the Court. 5 And as I indicated, we are going to have a 6 motion to hold KMK in contempt for their 7 conduct, which actually Judge Beckwith invited, 8 filed later this week. 9 MAGISTRATE HOGAN: You know, I did 10 read the deposition of Mr. Brinker that was 11 taken in the state court before his deposition 12 And it was, seems to me, somewhere 13 around 800 pages. I mean, it took me three 14 days to read it. Three days that I might add 15 could have been better spent. 16 And I was relatively unimpressed 17 with the deposition of Mr. Brinker, too, I 18 might add. My feeling when I left that 19 deposition is probably 70 percent of what he 20 said was demonstrated by documents or could 21 have been. 22 And -- but I, I -- that's my 23 contact with this case in terms of depositions. 24

| 1              | I haven't seen or read any of the depositions                                 |
|----------------|---|
| 2              | of anybody else. If I recall this correct                                     |
| 3              | me if I'm wrong Mr. Hoverson is still the                                     |
| 4              | president of the bank, isn't he? Unless                                       |
| 5              | something happened with the takeover here that                                |
| 6              | I don't know.   |
| 7              | MR. WIRTHLIN: Tomorrow is his   |
| 8              | last day, Judge.  |
| 9              | MAGISTRATE HOGAN: Is he going to  |
| 10             | be retired? Is he going to work for National                                  |
| 11             | City, or what's the deal?   |
| 12             | MR. WIRTHLIN: No, he's not going  |
| 13             | to work for National City, he's retiring.                                     |
| 14             | MAGISTRATE HOGAN: And the   |
| 15             | directors are mostly retired people, I think.                                 |
| 16             | MR. BRAUTIGAM: No, Your Honor,  |
| 17             | not for Provident.  |
|                |   |
| 18             | MAGISTRATE HOGAN: Are you talking   |
| 18<br>19       | MAGISTRATE HOGAN: Are you talking about the Provident directors when you said |
|                |   |
| 19             | about the Provident directors when you said                                   |
| 19<br>20       | about the Provident directors when you said directors?                        |
| 19<br>20<br>21 | about the Provident directors when you said directors?  MS. ROWE: Correct, he |

those are all Provident directors. 1 MAGISTRATE HOGAN: So they're 2 currently working people. Mr. Carey, what's 3 his status? 4 MR. WIRTHLIN: He is -- his last 5 day with Provident is tomorrow. And then he is 6 moving out of town to take a job in California. 7 MAGISTRATE HOGAN: Well, let's do 8 it this way. I just can't -- if these 9 depositions are anywhere near the length of Mr. 10 Brinker's, I just haven't got the time to read 11 them all. So -- and I can't conceive of -- I 12 don't consider this a particularly complex 13 14 case. I don't know if any of you do, but 15 I don't. And 14 hours just seems off the wall 16 to me, so I'll give Mr. Brautigam a little 17 leeway and give him another hour. Eight hours 18 instead of seven. They could take a late lunch 19 or something. And that's it. 20 MR. GREER: Your Honor, just for 21 clarification, is that just the witnesses that 22 he mentioned or is that for any witness in the 23 24 case?

| 1  | MAGISTRATE HOGAN: Carey, Hoverson              |
|----|--|
| 2  | and the directors.                             |
| 3  | MR. GREER: Thank you.                          |
| 4  | MAGISTRATE HOGAN: Anybody else,                |
| 5  | it would have to be established by need.       |
| 6  | (Court and Clerk conferred.)                   |
| 7  | MAGISTRATE HOGAN: Provident, yes.              |
| 8  | Good point.                                    |
| 9  | MS. ROWE: Thank you.                           |
| 10 | MAGISTRATE HOGAN: Because I                    |
| 11 | thought Mike was talking about the OHSL        |
| 12 | directors. The Provident directors.            |
| 13 | Deposition conduct, I mean, I he says          |
| 14 | speaking objections, refusal to answer         |
| 15 | questions, refusing to interpret documents.    |
| 16 | Why don't we take them one at a                |
| 17 | time. I mean, I don't see any here's what      |
| 18 | it says, KMK has repeatedly made speaking      |
| 19 | objections that suggest an answer or suggest   |
| 20 | that the witness not answer the question. For  |
| 21 | example, objection, calls for speculation. And |
| 22 | then the witness says, I'm not going to        |
| 23 | speculate on that.                             |
| 24 | I, I actually observed that during             |

the Brinker deposition, but I didn't attribute 1 any kind of misbehavior to the lawyer. I 2 thought some of the cases were where Mr. 3 Brinker was asked a question and he was trying 4 to analyze and Jim Burke made an objection that 5 said, based on speculation. 6 And then Brinker responded with, 7 well, that's speculation. I -- I think he was 8 having trouble making the connection between 9 the question and the answer. And that's the 10 last thing that was said to him, frankly. 11 I don't think that was any -- at 12 least it didn't appear to me to be any plan 13 between Burke and Brinker. But the obvious 14 preferable practice is to make your objection, 15 state the reason and then instruct the witness 16 to answer the question and let the Court 17 resolve it. So does anybody need any help 18 following that? I don't think so. 19 Refusal to answer questions? Ι 20 mean, the witness is supposed to be directed to 21 answer questions unless it's privileged. 22 then there better be a good reason why he's 23 told not to answer the question. I don't know 24

about refusing to answer -- comment on a 1 question, refusing to answer it based on it's 2 not for me to interpret. 3 Well, I don't know if it is or it 4 It depends on what the document is and isn't. 5 what is asked. If you presented me with a 6 document from the Air Force Base and said 7 interpret it, I'd say what is this? If it's an 8 appropriate witness who was asked a question he 9 should know, it's different. I can't decide 10 that in a vacuum. 11 What else have we got? 12 Instructions not to answer questions, speaking 13 objections. I mean, what do you want me to 14 say? You're not supposed to trigger the 15 deponent's answer by telling them what to say 16 by virtue of an objection. That's not -- if 17 that happens, I suppose counsel should be 18 sanctioned and Mr. Brautigam should be given 19 another hour to question the witness who's 20 screwing around, trying to run out the time. 21 I mean, that's how I feel about 22 It's like we recently had with a jury that 23 it.

I thought I had planned wonderfully in my head

24

| 1  | for time limits in terms of the direct and      |
|----|---|
| 2  | cross-examination of witnesses. And what I      |
| 3  | think happened is, as a matter of strategy, one |
| 4  | counsel or the other determined that I'm going  |
| 5  | to take up all the time here. And that almost   |
| 6  | happened, so                                    |
| 7  | MS. ROWE: Well, Your Honor                      |
| 8  | MAGISTRATE HOGAN: The next time                 |
| 9  | we did it, we had we counted the time           |
| 10 | against the cross-examiner, which made          |
| 11 | eliminated that problem. But I don't know how   |
| 12 | to resolve that, except to tell you that that's |
| 13 | universally accepted Rules that everybody       |
| 14 | knows. And the deposition transcript would      |
| 15 | show whether or not counsel is complying with   |
| 16 | the Rules or not. If not, show me the           |
| 17 | transcript.                                     |
| 18 | MR. BRAUTIGAM: Your Honor, thank                |
| 19 | you very much.                                  |
| 20 | MAGISTRATE HOGAN: I'll spend the                |
| 21 | time and make you and give you another          |
| 22 | opportunity to ask the question.                |
| 23 | MR. BRAUTIGAM: Your Honor, thank                |
| 24 | you very much for that guidance. We believe     |
|    |   |

| 1  | that this conduct was egregious. We'll be       |
|----|---|
| 2  | filing papers to that effect later in the week. |
| 3  | MAGISTRATE HOGAN: Okay. Is that                 |
| 4  | it?   |
| 5  | MR. BRAUTIGAM: No, Your Honor, a                |
| 6  | few other things.                               |
| 7  | MAGISTRATE HOGAN: Oh, we have                   |
| 8  | more?   |
| 9  | MR. BRAUTIGAM: First of all,                    |
| 10 | could we come back before the Court in about a  |
| 11 | month? You've made some of these rulings and    |
| 12 | we'd like to report back to see if any progress |
| 13 | has been made, because in the past we haven't   |
| 14 | made progress. So could we come back, let's     |
| 15 | say July 30th, and say, all right, I made these |
| 16 | rulings on June 30th, have any depositions      |
| 17 | taken place, what's the status of the case.     |
| 18 | Can we get another date to come back?           |
| 19 | MAGISTRATE HOGAN: Sure.                         |
| 20 | MR. BRAUTIGAM: All right. I                     |
| 21 | would suggest July 30th, Your Honor.            |
| 22 | MAGISTRATE HOGAN: I'd have to                   |
| 23 | look at the calendar.                           |
| 24 | MS. ROWE: That doesn't work, I                  |
|    |   |

| 1  | know, for me and Mr. Burke. I don't have Jim    |
|----|---|
| 2  | Burke's calendar.                               |
| 3  | MAGISTRATE HOGAN: Well, why don't               |
| 4  | we I'll show you ours. In fact, if you          |
| 5  | want, you can make a xerox of it and then you   |
| 6  | can   |
| 7  | MR. BRAUTIGAM: Your Honor, just                 |
| 8  | so we're clear, you talked about a written      |
| 9  | order on or about July 15th.                    |
| 10 | MAGISTRATE HOGAN: July 15th.                    |
| 11 | MR. BRAUTIGAM: But orally you                   |
| 12 | have allowed plaintiffs to proceed with respect |
| 13 | to depositions and we can set that up?          |
| 14 | MAGISTRATE HOGAN: Right. You                    |
| 15 | don't have to wait                              |
| 16 | MR. BRAUTIGAM: We don't have to                 |
| 17 | wait for the order?                             |
| 18 | MAGISTRATE HOGAN: till the                      |
| 19 | 15th. I just said for purposes of resolving     |
| 20 | this, I want to put it all in writing and I'll  |
| 21 | just go down the list in your letter.           |
| 22 | MR. BRAUTIGAM: And we've                        |
| 23 | formalized the dates for the expert reports,    |
| 24 | Judge. I think we've covered that, Your Honor.  |
|    |   |

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And I thank you for your time.
1
                     MAGISTRATE HOGAN: Let's get the
2
3
       date.
                     MR. MESH: Off the record.
4
5
6
7
               (Hearing concluded at 1:40 p.m.)
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## 1 CERTIFICATE 2 3 I, Lee Ann Williams, a Notary Public in and for the State of Ohio, do hereby certify 4 5 that the foregoing is a true and correct transcript of the proceedings in the foregoing 6 7 captioned matter, taken by me at the time and place so stated and transcribed from my 8 9 stenographic notes. uly 12, 2004 10 11 My commission expires: 12 August 26, 2004 Notary Public-State of Ohio 13 14 15 16 17 18 19 20 21 22 23 24